## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

UNITED STATES OF AMERICA

VS. CRIMINAL NO.: 3:17cr117-DCB-FKB

CHENG LIN, GUO GUANG LIN, YAN FEI TANG, and LIN'S CHINA BUFFET OF MERIDIAN, INC. d/b/a China Buffett II

**DEFENDANT** 

## NOTICE OF INTENT TO CHANGE PLEA

COMES NOW, Defendant Guo Guang Lin, by and through undersigned counsel, and hereby notifies this Honorable Court of the Defendant's intent to change his plea of NOT GUILTY to a plea of GUILTY to Count I of the Indictment.

RESPECTFULLY SUBMITTED, this the 16th day of June, 2018.

## **GUO GUANG LIN**

By: /s/ R. Thomas Rich R. THOMAS RICH

SUBMITTED BY:

R. THOMAS RICH (MS Bar # 103167) TOMMY R. SAVANT (MS Bar # 9689) SAVANT & RICH, LLC Attorneys at Law 100 E Center Street Post Office Box 737 Canton, Mississippi 39046

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Attorneys for Defendant

## **CERTIFICATE OF SERVICE**

I, R. THOMAS RICH, do hereby certify that I have this day caused to be filed a true and correct copy of the foregoing document using the Court's CM/ECF system, which sent a true and correct copy of the same to all counsel of record.

SO CERTIFIED, this the 16th day of June, 2018.

s R. Thomas Rich
R. THOMAS RICH